1/4

PTO/SR/21 (09-04) JUL 1 4 2006 Approved for use through 07/31/2006, OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. **Application Number** TRANSMITTAL Filing Date First Named Inventor FORM Art Unit **Examiner Name** (to be used for all correspondence after initial filing) Attorney Docket Number Total Number of Pages in This Submission **ENCLOSURES** (Check all that apply) After Allowance Communication to TC Fee Transmittal Form Drawing(s) **Appeal Communication to Board** Licensing-related Papers Fee Attached of Appeals and Interferences Appeal Communication to TC Petition (Appeal Notice, Brief, Reply Brief) Amendment/Reply Petition to Convert to a Proprietary Information Provisional Application After Final Power of Attorney, Revocation Status Letter Affidavits/declaration(s) Change of Correspondence Address Other Enclosure(s) (please Identify Terminal Disclaimer below): **Extension of Time Request** Request for Refund **Express Abandonment Request** CD, Number of CD(s) Information Disclosure Statement Landscape Table on CD **Certified Copy of Priority** NO NEW WATRIAL WAS ADDED Document(s) CORRECTIONS WITH E MADE AS TRAMINER Reply to Missing Parts/ Incomplete Application MAS NOTED IN PLA NOW-LOUDLIANT NOTICE Reply to Missing Parts under 37 CFR 1.52 or 1.53 MARKEDUP AND CLAR VERSIONS ENCLOSED REMARKES SIGNED SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Firm Name 831-425-4512 Signature Printed name ECtRES/ Date Reg. No. CERTIFICATE OF TRANSMISSION/MAILING I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mall in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below: Signature

Typed or printed name 2017AN EGDEST

Date 7

7-12-2006

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.



Remark

TOILET ODOR BLOCKING SYSTEM, METHODE OF USE WITH WATER INLINE TADAPTER AND TOILET BIDET

Inventor: Zoltan Egeresi,

5500 Coast Rd. Santa Cruz, CA.USA 831/425-4512

USA citizen, E mail: Zoltan49@starband.net fax: 831/425-7888 Application No.: 10/392,257 ---- Continuation in Part, 2004/0181865,

10/804,599

Filing date: 03/20/2003

Art unit: 3751

Examiner: Tuan N. Nguyen

RE: Reply to non-compliant notice.

Replacement of originally submitted specifications with attached substitute specification.

The substituted specification contains no new matter.

Sub status claim numbering was corrected.

New abstract and drawing sheets are provided.

On the first sheet of the drawing sheet Email address was changed, name of examiner and application number was added, no changes to the drawings or numberings.

Entry of this amendment is respectfully requested.

Zoltan Egeresi

Inventor

PE West				
1006 m)	Application its.	Application		
الالم الم الم الم الم الم الم الم الم ال	10/804,599	EGERESI, ZO	ERESI, ZOLTAN	
Agendment (37 CFR 1.121)	Examiner	Art Unit		
	Tuan N. Nguyen	3751		
The MAILING DATE of this communicati	ion appears on the cover sheet w	ith the correspondence	address –	
The amendment document filed on 20 April 2006 requirements of 37 CFR 1.121 or 1.4. In order for item(s) is required.	the amendment document to be	e compliant, correction (of the following	
THE FOLLOWING MARKED (X) ITEM(S) CAUSE 1. Amendments to the specification: A. Amended paragraph(s) do not in B. New paragraph(s) should not be C. Other See Continuation Sheet.	nclude markings.	NT TO BE NON-COMP	PLIANT:	
2. Abstract:A. Not presented on a separate shB. Other <u>See Continuation Sheet</u>.	neet. 37 CFR 1.72. 🗸			
 3. Amendments to the drawings: A. The drawings are not properly in "Annotated Sheet" as required in the B. The practice of submitting properties in the showing amended figures, with the C. Other 	by 37 CFR 1.121(d).	en eliminated. Replace	ment drawings	
number by using one of the foll (Previously presented), (New), D. The claims of this amendment position is a continuation of the continuation of	iclude the text of all pending claided with the proper status identified. Note: the status of every clowing status identifiers: (Origina (Not entered), (Withdrawn) and paper have not been presented	ier, and as such, the indicated allowing indicated allowing in an indicated allowing in ascending numerical in ascending numerical	dividual status after its claim), (Canceled), mended).	
5. Other (e.g., the amendment is unsigned the amendment is unsigned or not signed.)	ed or not signed in accordance in the sign of the sign	with 37 CFR 1.4): 1/		
For further explanation of the amendment format	required by 37 CFR 1.121, see	MPEP § 714.		
TIME PERIODS FOR FILING A REPLY TO THIS	NOTICE:			
 Applicant is given no new time period if the filed after allowance. If applicant wishes to re- entire corrected amendment must be result. 	esubmit the non-compliant aπer- pmitted.	mnai amendment with c	orrections, the	
 Applicant is given one month, or thirty (30) decorrection, if the non-compliant amendment is (including a submission for a request for contamendment filed within a suspension period of Quayle action. If any of above boxes 1, to 4, and non-compliant amendment in compliance with 	s one of the following: a prelimir tinued examination (RCE) under under 37 CFR 1.103(a) or (c), a are checked, the correction requ h 37 CFR 1.121.	rary amendment, a non- 37 CFR 1.114), a supp and an amendment filed uired is only the correct	olemental in response to a ted section of the	
Extensions of time are available under 3 amendment or an amendment filed in resp	7 CFR 1.136(a) only if the non-conse to a Quayle action.	compliant amendment is	s a non-final	
Failure to timely respond to this notice w Abandonment of the application if the	vill result in: non-compliant amendment is a	non-final amendment o	r an amendment	

Non-entry of the amendment if the non-compliant amendment is a preliminary amendment or supplemental

Part of Paper No. 20060615

Legal Instruments Examiner (LIE), if applicable U.S. Patent and Trademark Office

amendment.

filed in response to a Quayle action; or

ontinuation of 1(c) Other: the amendment to the specification should be amended by paragraph of the page where that paragraph is cated, not the entire specification.

ontinuation of 2(b) Other: abstract need to be a single paragraph, the second paragraph within parentheses should be avoided.

ontinuation of 4(e) Other: only the claim number need to be provided with proper status identifier, the sub-element for example (a), (b), and etc. does not need the status identifier.

TUAN NGUYEN RIMARY EXAMINER

REALY MAILED ON 7-12-2006